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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	★ APR 1 <sub>0</sub> 2014 ★
UNITED STATES OF AMERICA,	LONG ISLAND OFFICE
Plaintiff,	CV 14 231
-against-	STIPULATION OF DISMISSAL SPATT
THE TOWN OF OYSTER BAY, TOWN SUPERVISOR JOHN VENDITTO in his Official Capacity, and LONG ISLAND HOUSING PARTNERSHIP, INC.	WALL,
Defendants.	
The undersigned hereby stipulate and agree action is hereby dismissed with prejudice as against Inc. This court shall continue to retain jurisdiction of enforcing the attached Settlement Agreement. Furth so that all future documents served or filed in this leads to the UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK UNITED STATES OF AMERICA,	over the action against LIHP for the purpose of the caption to this action shall be amended awsuit shall contain the following caption:
Plaintiff,	
-against-	
THE TOWN OF OYSTER BAY and TOW SUPERVISOR JOHN VENDITTO in his Official Capacity,	N
Defendants.	

This stipulation may be filed with the court by eith	ner party without notice to the others.
Dated: April 10, 2014	
LORETTA E. LYNCH United States Attorney Eastern District of New York Attorney for the United States	L'ABBATE, BALKAN, COLAVITA & CONTINI, L.L.P. Attorney for Defendant Long Island Housing Partnership, Inc.
By: Much By: Michael J. Goldberger Thomas A. McFarland Assistant U.S. Attorneys 271 Cadman Plaza East Brooklyn, New York 11201 (718-254-6052/ (631) 715-7863	Peter L Contini, Esq. 1001 Franklin Ave. Garden City, NY 11530 (516) 294-8844
SO ORDERED THIS DAY OF APRIL, 2014:	

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U.S.D.J.